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- 11 said base card, and wherein said information represented at said second location is
12 represented at a second scale which requires the information to be magnified for a
13 viewing person to clearly resolve the information represented at said second location and
14 wherein said information is represented in a second color determined to minimize
15 contrast between said second color and said second location.

REMARKS

The Applicants appreciate the Examiner's examination of the subject Application and request that reexamination of the claims and reconsideration of the Application be made in view of the preceding amendments and the following remarks:

Claims 1, 3-6, 8-11, 13-16, 18-21, and 23-26 are pending in the application. The Examiner has rejected claims 1, 3-6, 8-11, 13-16, 18-21, and 23-26 under 35 U.S.C. §103(a) as being anticipated by Craven et al. (U.S. Patent 5,157,424) in view of Merry et al. (U.S. Patent 5,178,418)..

Craven et al. disclose printed matter having a color contrasting with the background of the document.

Applicants claim a document having "second printed matter representing said first printed matter rendered at a second location on said document **containing a graphical element** and at a second scale and in a second color, said second scale being significantly smaller than said first scale, said second location spaced from said first location whereby said first and second printed matter is printed in at least two separate and distinct locations on said document, said second color **determined to minimize contrast** between said second color and said second location."

Craven teaches away from the applicants' invention by using a second printed matter with a color contrasting with the background of the document. Craven et al. discloses second printed matter which is made to be visible when superimposed over a photographic image or a ghost image.

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
It is respectfully submitted that independent claims 1, 11, and 21 are patentable over Craven et al. in view of Merry, since neither Craven et al. nor Merry et al. describe or suggest the Applicant's invention. Neither Craven et al. nor Merry et al. suggest or disclose a document with second printed matter printed at a second location with a graphical element in second color to minimize contrast and to hide the second printed matter.

As claims 3-6, 8-10, 13-16, 18-20, and 23-26 depend from claims 1, 11 and 21, Applicants submit that these claims should also be allowed for the reasons stated above.

Accordingly, re-examination and reconsideration are respectfully requested in view of the above amendment and remarks.

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Respectfully submitted, **GROUP 3700**

Barry Gaiman
Registration No. 42,562

Polaroid Corporation
Law and Patent Division
784 Memorial Drive
Cambridge MA 02139

Telephone (781) 386-5903
Facsimile (781) 386-6435

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